25X1A6C Approved For Release 2002/09/03: CIA-RDP78-052018/0002000059046-1 23 December 1954 25X1 25X1A6A December 18, 1954 Dear 25X1A6A As the lessee of your property in \_\_\_\_\_\_ (mon fully described in the lease, dated 10 December 1953) I more 25X1A6A hereby elect to occupy said premises from the present date until December 10, 1955. This notice is given in conformity with my option in the abovementioned lease, paragraph 9. Also effective on December 10, 1954 it has been verbally agreed between us that the rent for said premises 25X1A6Ashall be 3000 per month. It is understood that because of the additional construction on the house of 4 rooms the rental value has increased thusly. Very truly yours, 25X1A9A Lesse 25X1A6A 25X1A6A

December 18, 1954

	KNOW ALL HEN BY THESE PRESENTS, That whereas, by the lease
	dated May 10, 195h with, hereinafter called 25X1A6A
25X1A9A	the Lessor, leased to
25X1A6A	the hereinafter called the Lessee, the pre-
25X1A6A	mises located at No.
	and consisting of a compound, garden, one large residence, garages,
	servants' quarters, storage rooms, and all other outbuildings and
	rooms within the compound, and
25X1A9A	whereas, Mr. no longer requiring the use of the above
	premises, has surrended possession thereof to the Lessor, and the
	Lessor has accepted surrender on December 1, 1954
	The undersigned, the Lessor under said lease, for and in consideration of the surrender of the said premises, the return of which in good condition is hereby acknowledged, has remised, released, and forever discharged, and by these presents for himself, his heirs, executors, administrators, successors, and assigns, does remise, release, and forever discharge the said Lessee, his heirs, executors, administrators, successors, and assigns, of and from all manner of actions, claims or demands (except for the payment of rent to the above referred date of surrender) which against the said Lessee, the undersigned ever had, now has, or ever will have upon, or by reason of any matter, cause or thing whatsoever arising out of said lease or the occupancy of the said premises by the said Lessee or the use of any personal property theron.
	IN WITNESS WHEREOF, the undersigned has signed or caused this
	day of Accented by his duly authorized agent on (Day)
	WITHESS
	(Lessor)

December 20, 1954.

	LEASE	
	between	
	25X1A6A	
	and	
25X1A9A		
	1. This lease is made effective on the first day of January	
	one thousand nine hundred and fifty-five (1955) by and between	
25X1A6A 25X1A6A	, whose address is for himself,	
	his heirs, executors, administrators, successors, and assigns, here-	
25X1A9A	inafter called the Lessor, and Assistant	
25X1C4A	, horeinafter	
	called the Lessee.	
	WITNESSETH: The parties hereto for the considerations herein-	
	after mentioned covenant and agree as follows:	
	2. The Lessor hereby leases to the Lessee the following de-	
	scribed premises, viz: The premises located at	25X1
25X1A6A	and consisting of: compound,	
	garden, one large partially furnished residence, garage, servants:	
	quarters, storage rooms, outside and all other outbuildings	25X1
	and rooms within the compound.	
	3. TO HAVE AND TO HOLD the said premises with their appurten-	
	ances for the term beginning 1 January 1955 and ending 1 January 1957.	
	4. Upon expiration this lease is renewable by mutual consent of	
	both parties for a further period of one year, provided notice be	
	given the Lessor in writing at least thirty (30) days before this	
	lease would otherwise expire. It is further understood and agreed	

	that in case the Lessee decides to remove his establishment from
25X1A6A	or change the grade thereof, he shall be at liberty to termi-
	nate this lease upon finding a proper Lessee or upon payment of two
	months' rent, without the Lessor having right to any payment other
	than for rental to the date the Lessee surrenders the premises.

- 5. The Lessor accepts full and sole responsibility for the payment of all taxes and for any other changes of a public nature which are or may be assessed against the property of which the premises covered by this lease form part.
  - 6. The Lessee shall be responsible for the care of the premises.
- 7. The Lessee shall maintain the property in the same condition as existed at the time of occupancy. The Lessee shall also be liable for any damage arising from the act or the negligence of his agents or employees.
- 8. The Lessor shall have the right at reasonable times to enter and inspect the premises and to make any necessary repairs to the premises leased. He further agrees not to erect any additional buildings in the compound except with the consent of the Lessee and as provided in this lease, so long as this lease or any renewal thereof is in force, and he further agrees that any building put up by him outside of the compound will not interfere with its privacy.
- 9. The Lessee shall pay the Lessor for the premises at the 25X1A6Arate of Five Thousand (5,000.00) per month at the beginning of each month.
  - 10. Charges for electric energy consumed and water used 25X1A6A in or on the leased premises will be paid by the Lessee.

- shall be destroyed by fire caused by reasons other than negligence of the Lessee, earthquake, war, civil disturbances, or other casualty, this lease shall, in case of total destruction of the premises or on their being rendered unfit for further occupancy, immediately terminate; and in case of partial destruction of the premises, shall terminate at the option of the Lessee upon giving notice in writing to the Lessor within twenty (20) days after such fire or casulty, and no rent shall accrue to the Lessor after such termination. Should the Lessee elect to remain in premises rendered partially untenantable, a proportionate rebate or reduction of prevailing rental payments will be allowed.
- 12. The Lessor undertakes and agrees to maintain the premises in a tenantable condition.
- 13. The Lessee may not make any material changes, including painting of the rooms, in the buildings on the premises without the approval of the Lesser, and the expenses of such changes shall be borne by the Lessee.
- 1h. This agreement shall be registered according to the laws

  25X1A6A of the Municipality of \_\_\_\_\_ and the registration fee shall be paid by

  the Lessor.

  15. This agreement shall be written in the English and \_\_\_\_\_

15. This agreement shall be written in the English and 25X1 languages and both texts shall have equal weight.

their names as of the date first above written.

WITNESSES:

25X1A6A

LESSOR

25X1A9A

LESSEE

Approved For Release 2002/09/93-644 PDP78-05201A000200050016-1

IN WITNESS THEREOF, the parties hereto have hereunder subscribed